Appendix XII-B1



CIVIL CASE INFORMATION STATEMENT

FOR USE BY CLERK'S OFFICE ONLY
PAYMENTTYPE: ØGK □CG □CA
CHG/CK NO. 7089
AMOUNT: 250.00
OVERPAYMENT:
BATCH NUMBER: (/- ()

4 TO		(CIS)		CHG/CK NO	·7089	
	Use for initial Law Division			AMOUNT:		
		gs (not motions) under Rule 4:5-1		(c), OVERPAYM	250.00	
20000000000000000000000000000000000000	Pleading will be rejected for filing, under Rule 1:5-6(c), if information above the black bar is not completed				ENT:	
		's signature is		BATCH NUM	BER: 179	
ATTORNEY/PRO S	E NAME	TELEPHO	NE NUMBER	COUNTY OF VENUE		
Joseph M. Simai	ntov, Esq.	(908) 46	9-6700 Passaic <u> </u>			
FIRM NAME (if appli The Simantov La	_	DO		DOCKET NUMBER	CKET NUMBER (when available)	
OFFICE ADDRESS 100 Jefferson Av				DOCUMENT TYPE		
Elizabeth, NJ 07		<u> </u>		Complaint		
				JURY DEMAND	RY DEMAND 🖀 YES 🗌 NO	
	g., John Doe, Plaintiff)	CAPTION				
Tracy Gist		Tracy Gist vs. F	Tracy Gist vs. Pablo Torres, et al.			
CASE TYPE NUMBE	R LINDRICANE BANDY					
(See reverse side for	THOUSAND OF THE	IS THIS A PROFES	SIONAL MALPRACTIC	E CASE?	🗀 YES 🗯 NO	
603 🗸	🗆 YES 🟙 NO				APPLICABLE CASE LAW	
RELATED CASES PE	SALDANGO O	REGARDING YOU	R OBLIGATION TO FILE	AN AFFIDAVIT OF N	ERIT.	
YES	₩ No	# 1E3, LIST DOC	NET NUMBERS			
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	E ADDING ANY PARTIES ransaction or occurrence)?	NAME OF DEFENDANT'S PRIMARY INSURANCE COMPANY (if known)				
☐ YES	■ No]			■ Unknown	
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THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE. CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION						
		IF YES, IS THAT RELA				
RECURRENT RELAT	TONSHIP?	EMPLOYER/EMPLOY	*****		OTHER (explain)	
☐ Yes	■ No	☐ FAMILIAL	☐ Susin	E\$9		
DOES THE STATUTE	GOVERNING THIS CASE PRO	/IDE FOR PAYMENT (OF FEES BY THE LOSI	IG PARTY?	YES 🖺 NO	
USE THIS SPACE TO	ALERT THE COURT TO ANY S	PECIAL CASE CHARA	CTERISTICS THAT MA	Y WARRANT INDIVID	UAL MANAGEMENT OR	
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					" COUNTY,	
DO YOU OR YOUR CLIENT NEED ANY DISABILITY ACCOMMODATIONS? IF YES, PLEASE NO			IF YES, PLEASE IDENTI	Y THE REQUESTED AC	COMMODYMON	
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CIVIL CASE INFORMATION STATEMENT

(CIS)

Use for initial pleadings (not motions) under Rule 4:5-

	Ose for Initial pleadings (not motions) under Rule 4:5-1			
CASE TYPES	(Choose one and enter number of case type in appropriate space on the reverse side.)			
151 175 302 399 502 505 506 510 511 512 801 802	- 150 days' discovery NAME CHANGE FORFEITURE TENANCY REAL PROPERTY (other than Tenancy, Contract, Condemnation, Complex Commercial or Construction) BOOK ACCOUNT (debt collection matters only) OTHER INSURANCE CLAIM (including declaratory judgment actions) PIP COVERAGE UM or UIM CLAIM (coverage issues only) ACTION ON NEGOTIABLE INSTRUMENT LEMON LAW SUMMARY ACTION OPEN PUBLIC RECORDS ACT (summary action) OTHER (briefly describe nature of action)			
305 509 599 6031 803\ 605 610 621	- 300 days' discovery CONSTRUCTION EMPLOYMENT (other than CEPA or LAD) CONTRACT/COMMERCIAL TRANSACTION N AUTO NEGLIGENCE PERSONAL INJURY (non-verbal threshold) Y AUTO NEGLIGENCE PERSONAL INJURY (verbal threshold) PERSONAL INJURY AUTO NEGLIGENCE PROPERTY DAMAGE UM or UIM CLAIM (includes bodily injury) TORT OTHER			
005 301 602 604 606 607 608 809 616	- 450 days' discovery CIVIL RIGHTS CONDEMNATION ASSAULT AND BATTERY MEDICAL MALPRACTICE PRODUCT LIABILITY PROFESSIONAL MALPRACTICE TOXIC TORT DEFAMATION WHISTLEBLOWER / CONSCIENTIOUS EMPLOYEE PROTECTION ACT (CEPA) CASES INVERSE CONDEMNATION LAW AGAINST DISCRIMINATION (LAD) CASES			
155 303 508 513 514 620	- Active Case Management by Individual Judge / 450 days' discovery ENVIRONMENTAL/ENVIRONMENTAL COVERAGE LITIGATION MT. LAUREL COMPLEX COMMERCIAL COMPLEX CONSTRUCTION INSURANCE FRAUD FALSE CLAIMS ACT ACTIONS IN LIEU OF PREROGATIVE WRITS			
271 274 278 279 281 282 285 286 287 288	ACCUTANE/ISOTRETINOIN 290 POMPTON LAKES ENVIRONMENTAL LITIGATION RISPERDAL/SEROQUEL/ZYPREXA 291 PELVIC MESH/GYNECARE ZOMETA/AREDIA 292 PELVIC MESH/BARD GADOLINIUM 293 DEPUY ASR HIP IMPLANT LITIGATION BRISTOL-MYERS SQUIBB ENVIRONMENTAL 295 ALLODERM REGENERATIVE TISSUE MATRIX FOSAMAX 296 STRYKER REJUVENATE/ABG II MODULAR HIP STEM COMPONENTS STRYKER TRIDENT HIP IMPLANTS 297 MIRENA CONTRACEPTIVE DEVICE LEVAQUIN 299 OLMESARTAN MEDOXOMIL MEDICATIONS/BENICAR YAZ/YASMIN/OCELLA 300 TALC-BASED BODY POWDERS REGLAN 601 ASBESTOS REGLAN 523 PROPECIA			
If you believe this case requires a track other than that provided above, please indicate the reason on Side 1, in the space under "Case Characteristics. Please check off each applicable category Putative Class Action Title 59				
Flea	ise check off each applicable category Putative Class Action 👚 Title 59			

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(908) 469-6700
Attorneys for Plaintiff – Tracy Gist

PRECISIVED & FILES
SUPERIOR COURT OF NEW JERSEY
AUG 19 2016

PASSAIC COUNTY

TRACY GIST

Plaintiff.

ν.

PABLO TORRES, U.S. POSTAL SERVICE, JOHN DOE 1-X, ABC CORP. 1-X (fictitious names as entities are presently unknown),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - PASSAIC COUNTY
Docket No.: PAS-L-

Civil Action

COMPLAINT AND JURY DEMAND

Plaintiff, Tracy Gist, residing at 60 N. 5th Street, in the City of Paterson, County of Passaic and State of New Jersey, by way of her complaint against the defendants, Pablo Torres, U.S. Postal Service, John Doe and ABC Corp., alleges the following:

FIRST COUNT

- 1. On or about August 22, 2014, Plaintiff, Tracy Gist, was the owner and operator in an automobile who was travelling North on 10 Avenue between W29/W30Street in New York, County of New York and State of New York, when the vehicle owned by defendant U.S. Postal Service and operated by defendant Pablo Torres, also in the vicinity of 10 Avenue between W29/W30 Street in New York, County of New York and State of New York which rear ended plaintiff's vehicle.
- 2. The defendants, Pablo Torres and U.S. Postal Service, operated their vehicle in a negligent, careless and reckless manner in that the defendants failed to make proper observation of traffic conditions and/or traffic markings; to keep their vehicles under control; to maintain proper speed and distance between vehicles; to make use of their vehicles' braking mechanisms; and, to otherwise drive with reasonable and due care under the circumstances.
- 3. As a direct and proximate result of the negligence of the defendants, plaintiff suffered severe and permanent bodily injuries, suffered great pain, was forced to seek medical aid and attention, was prevented

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from attending to usual and customary business and employment and/or other activities, and have been left with permanent disabilities that will in the future cause pain, require medical treatment, and will in the future

incapacitate plaintiff and otherwise cause plaintiff to suffer.

WHEREFORE, plaintiff demands judgment against the defendants, Pablo Torres, U.S. Postal Service,

John Doe and ABC Corp., individually, jointly and/or severally, for damages together with interest, costs of

suit, attorney's fees and such other and further relief as this Court may deem equitable, proper and just.

JURY DEMAND

Plaintiffs demand trial by jury as to all issues.

Joseph M. Simantov, Esq.

The Simantov Law Firm, PC

TRIAL ATTORNEY DESIGNATION

Pursuant to the Rules of Court the plaintiff hereby designates Joseph M. Simantov, Esq. as trial counsel in this matter.

Dated: August 18, 2016

Dated: August 18, 2016

Joseph M. Simantov, Esq.

CERTIFICATION PURSUANT TO R. 4:5-1

Pursuant to Rule 4:5-1, the undersigned certifies that to the best of his knowledge, the within matters in controversy are not the subject of any other action pending in any other Court or of a pending arbitration proceeding nor is any action or arbitration proceeding contemplated nor are other parties required to be joined in this action.

Joseph M. Simantov, Esq.

The Simantov Law Firm, PC

Dated: August 18, 2016